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# **Declaration and Power of Attorney for Patent Application**

特許出願宣言書	及び委任状
Japanese Languag	e Declaration
日本語宣	言書
私は、下記の氏名の発明者として、以下の通り宣言します。	As a below named inventor, I hereby declare that:
私の住所、郵便物送付先及び国籍は、下記の私の氏名の後に記載された通りです。	My residence, post office address and citizenship are as stated next to my name.
下記の名称の発明として請求範囲に記載され、特許出額している発明内容について、私が最初かつ唯一の発明者 (下記の氏名が一つの場合) もしくは最初の共同発明者 (下記の氏名が複数	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
の場合)であると信じています。	BIOCHEMICAL REACTION APPARATUS, SUBSTRATE FOR BIOCHEMICAL REACTION, METHOD OF PRODUCING SUBSTRATE FOR HYBRIDIZATION, AND HYBRIDIZING METHOD
上記の発明の明細書は本書に派付のとおりです(下記の□欄に チェックがある場合を除く)。	the specification of which is attached hereto unless the following box is checked:
図月日に出願され、米国出願番号または特許協定条約 に基づく国際出願番号をとし、 (該当する場合)に補正されました。	was filed on <u>5 July, 2004</u> as United States Application Number or     PCT International Application Number     PCTIP2004/09594     19 on and was amended under PCT Article     (if applicable).
私は、請求範囲を含む、上記の補正がある場合は補正されたと おりの明細書を検討し、その内容を理解していることをここに表 明します。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.
私は、連邦規則37編1条56項に定義されているとおり、特許性 の有無についての重要な情報を開示する義務があることを認め ます。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.
[P	

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ratem and inspersion, 0.5. Departs ment of commented for the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Attorney Docket No.:

## Japanese Language Declaration

(日本語宣言器)

私は、外国での特許出願又は発明者証の出願についての米国 #35編119条のごの項キたは365条の頃に基づく優先施。 もしく にはて権願特

I hereby claim foreign priority under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for

法典35編 19条(4)へ何買業とは365条(6)項に基づく優先様。もしく は米国以外の少なくとも一力国を指定するPOFT国際出版につい ての365条(2)項に基づく優先権をここに主要するとともに、優先 権を主要する。本出願前に出願された特別は現明者をの外国出 願もしくはPOT国際出願を、以下の枠内にマークすることにより 特定します。	Code, § 119(a)-(d) or § 300(b) of any integlia application, or patent or inventor's certificate, or § 365(a) of any or International Application which designated at least or the United States, listed below, and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.
Prior Foreign Applications(s)	Priority Not Claimed 優先権主張なし
外国での先行出願	7 July 2003
(Number) (Country)	(Day/Month/Year Filed) (出願年月日)
(番号) (国名)	\
(Number) (Country) (番号) (国名)	(Day/Month/Year Filed) (出願年月日)
私は、下記の米国出願についての米国法典35編119条(e)項に 基づく権利をここに主張します。	I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below.
(Application No.) (Filing Date) (出願番号) (出願日)	(Application No.) (Filing Date) (出顧番号) (出顧日)
私は、下記の米国出願についての米国法典35届120条に基づく権利、もしくは下記の米国を指定するPCT国際出願についての365条(c)に基づく権利をここに主張します。また、本出願の名前来が順の予明内容が米国民典35条112名 別に定められた方法で先行朱国出願文はPCT国際出願に開示されていない。現り、私は元行特許の出願日以後、本出願の国内出版日また12PCT国際出願日までの間に利用可能となった、連邦規則法典37編。条56項で定義された特件の有無に関す。	listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United
(Application No.) (Filing Date) (出願書号) (出願日)	(Status: Patented, Pending, Abandoned). (現況:特許許可済、係属中、放棄済)
(Application No.) (Filing Date) (出願番号) (出願日)	(Status: Patented, Pending, Abandoned). (現況:特許許可済、保属中、放棄済)
私は、私自身の知識に基づいて本宣言書中で私が行ったる 明が真実であること、また、私の入手した情報と私の信じる	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on informatio

とを宣言します。

and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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#### Japanese Language Declaration

私は、以下の弁理士及び代理人、 又はそのいずれかをここに選任 し、本願の手続きを遂行すること並びにこれに関する一切の行為 を米国特許商標庁に対して行うことを委任する。 I hereby appoint the following attorney and/or agent(s) to prosecute this patent application and transact all business in the Patent and Trademark Office connected therewith.

# FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P., CUSTOMER NUMBER 22,852.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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(第5又はそれ以降の共同発明者に対しても同様な情報及び署名を提供 すること。)

(Supply similar information and signature for seventh and subsequent joint inventors)